farvi [name of attorney]

300 [name of firm]

98192 [street address]

[phone number]

Western UNITED S	TATES DISTRICT COURTDistrict of
MAHSA PARVIZ [Name of Plaintiff], Plaintiff vs. H. BARRON [Name of Defendant], Defendant) No.233-CV-01407-JHC-DWC) REQUEST TO ENTER DEFAULT JUDGMENT (Fed. R. Civ. P. 55(b) (1))
	TO THE CLERK OF THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARCH [Name of requesting party] requests that the Clerk of this Court enter a default judgment against H. DARPON [name of defaulting party] in the amount of \$TBD, as authorized by Rule 55(b)(1) of the Federal Rules of Civil Procedure. In support of this request, Maksa Form z [name of requesting party] states:
	1. The <u>Clerk</u> of this Court has already entered the <u>default</u> of <u>H</u> , <u>BARRON</u> [name of defaulting party] as a consequence of <u>ITS</u> [his or her or its] failure <u>to</u> timely plead or otherwise respond in this action. The <u>default</u> was entered on [date],

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as indicated by with house the record
establishing default, e.g., a certificate of default, a
certified copy of which is attached to the Affidavit of
(name of affiant) or a docket entry in Book
et page or whatever is
, at page or whatever is
appropriate].
$\mathcal{L}_{\mathcal{L}}$
2. The claim of Males Pariz [name of
requesting party] is for a sum certain or a sum that, by
computation, can be made certain.
3. Moward Barrow [Name of defaulting party] is not
3. yo tow wild party is not
a minor or an incompetent person.
Defendant is not currently in the military service.
·
5. The amount of the judgment to be entered, as
indicated in declarations of acord [the affidavit of the
amount due or the affidavit of the amount due and the
amount due of the amount of the amount documents
proposed judgment or whatever documents local rules
require or permit to be filed with request for clerk's
judgment, is justly due and owing, and the costs sought
to be taxed have been or will necessarily be incurred in
the action.

Dated: 2/16/2024
Dated: St 110 1 SOS 1
. I I
^
Malisa Paraz [firm name]
Makson Paraz [firm name]
$(h(x)^{-1})$
By: [signature]
MANSA PAICULE Typed name
4 40 449
P.O. BOX 13900, South, WA 98198
P.D. (30) 1976 [address]
(972)375-1202 [phone number]
(972)375-1202 [phone number]
bpanis (900) [e-mail address]
bpaniz@collin.edu [e-mail address]
bpaniz@collin.edu [e-mail address]
bpaniz@collin.edu [e-mail address]
Attorneys for Mohsa Purviz
bpaniz@collin.edu [e-mail address]

require <u>to</u>
satisfy Fed. R. Civ. P. <u>55(b)(1)</u> requirement
for affidavit showing amount due]

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STATEMENT OF AMOUNT DUE (Fed. R. Civ. P. 55(b)(1))

	,[name of declarant], declare:
1. I am over 18 years of	age. I reside at [street address] in [city, state]. I am fully competent to make this declaration,
and I ha	ave personal knowledge of the facts stated in this declaration.
	tity of declarant, e.g., plaintiff or attorney for the plaintiff] in this action.
3 party] the sum of \$	_ [Name of defaulting party] owes [name of requesting for [nature of claim, e.g., goods sold and delivered].
Attached to this decla of invoices that reflect	ration as Exhibits "" through "" are exact and accurate photocopies all of the sums owed by [name of defaulting party] to [name of requesting party] on account of the goods and services listed in those invoices. A summary of these charges is:
CHARGE Exhibit "," Invoice No Exhibit "A_," Invoice No. SETFO	\$ 3500 attorneys fees (see 2:23 cv 00755- \$ 2415, 7mo, 3 days @ \$1500/day, or as Ordered by 40235
Exhibit "," 'S Exhibit "," Invoice No	\$
Exhibit "," Invoice No	\$
Total Due:	\$_TBD
No sum has been paid or	any of these involces, despite repeated demands for payment.
requiring payment in full	ons of the transactions are correctly and accurately stated on each invoice as no later than [number] days from the date listed on each invoice, with [rate] percent per month from that payment due date until paid. Therefore, invoice is as follows:
INVOICE NO. PAY	MENT DATE AMOUNT DUE \$
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INVOICE NO.	PAYMENT DATE	AMOUNT DUE
AAA79-7-7-0		\$
		\$
\$-t		\$
	A A A STATE OF THE	\$
Total Interest	Due:	\$ \$\$
		6. Costs of suit necessarily incurred in this action consist of the filing fees of \$5_ and the process server fees of \$0. 7. The total amount due therefore consists of the total unpaid principal on the past due invoices of \$
		I declare under penalty of perjury [add if declaration executed outside of the United States: of the laws of the United States of America] that this declaration is true and correct, and that it was executed by me at which was executed by me at [city, state] on February 16, 7024 [date].
		Mahsa Pourviz [typed name]

Footnotes for 55:13

1 This form serves the same function as the form shown in Form No. 55:12, but is cast in the form of a simple declaration under penalty of perjury. See 28 U.S.C. § 1746. The same

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cautions that apply to Form No. 55:12 apply to this form.

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SETFG 540*23 * PAGE 001 *

SENTENCE MONITORING COMPUTATION DATA AS OF 02-14-2024 * 02-14-2024 * 13:12:49

REGNO..: 54652-509 NAME: PARVIZ, MAHSA

FBI NO..... 806230LD8

DATE OF BIRTH: 04-10-1992 AGE: 31

ARS1..... SET/A-DES UNIT..... 2 CADRE F

QUARTERS....: D02-049L

DETAINERS..... NO

NOTIFICATIONS: NO

FSA ELIGIBILITY STATUS IS: INELIGIBLE

THE FOLLOWING SENTENCE DATA IS FOR THE INMATE'S CURRENT COMMITMENT.

HOME DETENTION ELIGIBILITY DATE...: 07-03-2025

THE INMATE IS PROJECTED FOR RELEASE: 01-03-2026 VIA GCT REL

----- URRENT JUDGMENT/WARRANT NO: 010 ---------

COURT OF JURISDICTION..... CALIFORNIA, CENTRAL DISTRICT

DOCKET NUMBER..... 2:21-CR-00293-SB-1

JUDGE...... BLUMENFELD DATE SENTENCED/PROBATION IMPOSED: 07-12-2022

DATE COMMITTED..... 08-09-2022

HOW COMMITTED..... US DISTRICT COURT COMMITMENT

PROBATION IMPOSED..... NO

FELONY ASSESS MISDMNR ASSESS FINES COSTS

NON-COMMITTED:: \$200.00 \$00.00 \$00.00 \$00.00

RESTITUTION...: PROPERTY: NO SERVICES: NO AMOUNT: \$00.00

-----CURRENT OBLIGATION NO: 010 -----

OFFENSE CODE....: 864 PASSPORT FRAUD

OFF/CHG: 18:1542 FALSE STATEMENT IN A PASSPORT APPLICATION

SENTENCE PROCEDURE...... 3559 PLRA SENTENCE

RELATIONSHIP OF THIS OBLIGATION

G0002

TO OTHERS FOR THE OFFENDER....: CS 010 020 DATE OF OFFENSE...... 06-11-2019

Case 2:23-cv-01407-JHC-DWC Document 32 Filed 02/23/24 Page 8 of 14

SETFG 540*23 *. PAGE 002 *. SENTENCE MONITORING COMPUTATION DATA AS OF 02-14-2024 02-14-2024 13:12:49

REGNO..: 54652-509 NAME: PARVIZ, MAHSA

-----CURRENT OBLIGATION NO: 020 -----

OFFENSE CODE....: 160 18:1028 FRAUD IDENTITY THEFT

OFF/CHG: 18:1028A(A)(1) AGGRAVATED IDENTITY THEFT

SENTENCE PROCEDURE...... 3559 PLRA SENTENCE

SENTENCE IMPOSED/TIME TO SERVE:: 24 MONTHS TERM OF SUPERVISION......: 1 YEARS

RELATIONSHIP OF THIS OBLIGATION

TO OTHERS FOR THE OFFENDER....: CS 010 010 DATE OF OFFENSE...... 06-11-2019

------CURRENT COMPUTATION NO: 010 -----

COMPUTATION 010 WAS LAST UPDATED ON 12-21-2023 AT DSC AUTOMATICALLY COMPUTATION CERTIFIED ON 09-01-2022 BY DESIG/SENTENCE COMPUTATION CTR

THE FOLLOWING JUDGMENTS, WARRANTS AND OBLIGATIONS ARE INCLUDED IN CURRENT COMPUTATION 010: 010 010, 010 020

DATE COMPUTATION BEGAN....: 07-12-2022

AGGREGATED CENTENCE PROCEDURE...: AGGREGATE GROUP 800 PLRA

TOTAL TERM IN EFFECT..... 61 MONTHS

TOTAL TERM IN EFFECT CONVERTED..: 5 YEARS 1 MONTHS

JAIL CREDIT..... FROM DATE THRU DATE

07-12-2021 07-11-2022

Case 2:23-cv-01407-JHC-DWC Document 32 Filed 02/23/24 Page 9 of 14

SETFG: 543*23 * PAGE 003 OF 003 * SENTENCE MONITORING COMPUTATION DATA AS OF 02-14-2024 02-14-2024

13:12:49

REGNO..: 54652-509 NAME: PARVIZ, MAHSA

STATUTORY RELEASE DATE PROJECTED: 01-03-2026 ELDERLY OFFENDER TWO THIRDS DATE: 12-01-2024 EXPIRATION FULL TERM DATE.....: 08-11-2026

TIME SERVED...... 2 YEARS 7 MONTHS 3 DAYS

PERCENT AND OF FULL TERM SERVED.: 51.0
PERCENT OF STATUTORY TERM SERVED: 57.9

PROJECTED SATISFACTION DATE....: 01-03-2026 PROJECTED SATISFACTION METHOD...: GCT REL

REMARKS...... 9-26-22 27DGCT, ALB/N 03-29-23 GCT DIS27 N/RCL

08-11-23 UPDT GCT, (I/R EXPUNGED) N/NRC.12/21/23 27D/DIS;N/A1M

TRULINCS 54652509 - PARVIZ, MAHSA - Unit: SET-D-A

FROM: Warden TO: 54652509

SUBJECT: RE:***Inmate to Staff Message***

DATE: 02/17/2024 06:32:02 PM

This is in response to your Inmate Request to Staff regarding your sentence computation.

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FEB 23 2024

CLERK U.S. DISTRICT COURT

WESTERN DISTRICT OF WASHINGTON AT TACOMA
DEPUTY

Should documentation be received form the Courts adjusting your sentence, we will act accordingly.

From: ~^! PARVIZ, ~^!MAHSA <54652509@inmatemessage.com>

Sent: Thursday, February 15, 2024 4:52 PM

Subject: ***Request to Staff*** PARVIZ, MAHSA, Reg# 54652509, SET-D-A

To: Warden Barron & George Cho, Esq.

Inmate Work Assignment: n/a

Dear Warden and George Cho, Esq.,

I'm writing to ask for the appropriate SeaTac personnel to meet with me immediately and perform the manual sentence computation. Please assist with this emergency as I'd be entitled to immediate release and have been detained for an extra 5 months.

-----PARVIZ, MAHSA on 2/15/2024 4:49 PM wrote:

Hi Lieutenant Lavatai,

Lt. Sherwood advised me to forward this copout to you. My sentence needs to be manually recalculated for my credit under 18 USC Sec. 3585 and FSA credits (I petitioned the Western Dist. of WA in Case No. 2:23-cv-01497-jhc-dwc and it was ordered to be completed within 30 days of the 1/9/24 ORDER FOR ANSWER (Dkt. 16) so I really need the BOP to comply with the Court's orders immediately and manually compute my sentence. Please have someone come talk to me and address the recalculation tonight or at the latest by tomorrow at noon, otherwise I'll have to seek additional relief from the Courts for non-compliance with their orders.

Thank you for your prompt attention to this emergency. /s/ Mahsa Parviz

-----PARVIZ, MAHSA on 2/15/2024 12:30 PM wrote:

Hi, I am still waiting for a manual computation of my sentence as ordered within 30 days of the 01/09/24 order (Dkt 16) in the habeas petition. I wanted to know who is in charge of performing the manual computation because I've been in custody for 5 months in excess of my lawful sentence and am entitled to immediate release. I've notified Respondents that I'd seek sanctions and file an additional case if this is not done promptly and anticipate filing the motion for sanctions by the end of today if I do not receive my manual computation for immediate release as detailed below.

Thank you,
/s/ Mahsa Parviz
-----PARVIZ, MAHSA on 2/15/2024 6:19 AM wrote:

Hi Mr. Jeska, would you please perform a manual sentence calculation to account for the missing time credit detailed below. I want to be sent to the Cornerstone House in Los Angeles, California immediately.

----Warden on 2/13/2024 7:42 PM wrote:

This is in response to your Inmate Request to Staff regarding the status of a petition you filed.

TRULINCS 54652509 - PARVIZ, MAHSA - Unit: SET-D-A

Your concern is noted. You mentioned you received notification that the petition was received. Please be patient with the review process. Thank you.

From: ~^! PARVIZ, ~^!MAHSA <54652509@inmatemessage.com>

Sent: Sunday, February 11, 2024 8:10 PM

Subject: ***Request to Staff*** PARVIZ, MAHSA, Reg# 54652509, SET-D-A

To: WARDEN

Inmate Work Assignment: 2:23-CV-01407-JHC-DWC

I am writing to confirm my sentence calculation. BOP was Ordered to Answer my habeas action on January 9, 2024 in Case No. 2:23-CV-01407-JHC-DWC, Western Dist. Washington. The petition was initially filed on September 4, 2023 and your counsel confirmed receipt via email of record for all filings and admit to service of petition. Please adjust my sentence immediately, as the BOP did not oppose the following:

- (1) 516 days credit for Texas state offense attempted kidnapping from August 9, 2019 to January 5, 2021 MUST BE CREDITED UNDER 18 USC SEC 3585 (Dkt. 8, 9)
- (2) 310 days FSA credit for 31 months in federal custody since July 12, 2021 and ongoing.

I need to be released immediately or I will be seeking sanctions and taking separate action as your delay are deliberate and done to prolong my access to family court litigation. I discovered fraud on the Court in a Texas default judgment from 2018 - all my convictinos are invalid because of it and my daughter was illegally kidnapped from me, not BY me. My entire sentence has been served when accounting for the credits above and BOP keeps dragging their feet when it comes to doing simple math or scheduling surgery for me. My medically necessary breast surgery has been delayed all summer and still hasn't been scheduled or performed because your facility is waiting for a Court order directing you to release me, despite knowing you already should've done so a long time ago. I am in so much pain I can barely finish typing. I am severely prejudiced by the BOPs blatant disregard for my constitutional rights to be free of cruel and unusual ouishment under the 8th Amendment and the substantive due process. Please recalculate as stated in this message and release me from your custody now.

Respectfully submitted,

/s/ Mahsa Paryiz

	TATES DISTRICT COURT
Western	_ District of Washington
MAHSA PARVIZ [Name of Plaintiff], Plaintiff vs. H. BARRON [Name of Defendant], Defendant) No. 2:23-cv-01407-JHC-DWC DEFAULT JUDGMENT (Fed. R. Civ. P. 55(b) (2))
	On [date], the court [considered or heard] [name of moving party]'s application for entry of a default judgment against [name of defaulting party] under Rule 55(b)(2) of the Federal Rules of Civil Procedure. After considering the papers submitted in connection with the application, the papers on file in this action, [use if hearing was held: the evidence offered at the hearing on the motion,] and the authorities cited, the court finds as follows:
	A default was entered against [name of defaulting party] on [date].
	[Alternative One. Defaulting party competent and not in military]
	2[Name of defaulting party] is not a minor, an incompetent person, or a current member of the military service.
	[Alternative Two. Defaulting party under legal disability or in military]
	2 [Name of defaulting party] is [a minor or an incompetent person or a current member of the military service], but was and is represented by [name of representative], who is

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[name of defaulting party]'s [type of representative, e.g.,
guardian of the person and estate or attorney-in-fact or attorney-at-law).
[Alternative One. Defaulting party did not appear]
3 [Name of defaulting party] did not appear in this action.
[Alternative Two. Defaulting party did appear and was given notice]
3. [Name of defaulting party], having previously appeared in this action, was given due notice of the motion for a default judgment, as required by Rule 55(b)(2) of the Federal Rules of Civil Procedure.
4 [Name of moving party] has established that [name of defaulting party] is liable to [name of moving party] for damages in the amount of \$, together with interest in the amount of \$, costs of \$ [, and (any other relief, e.g., reasonable attorney's fees in the amount of \$)]. [amount of damages].
THEREFORE, IT IS ORDERED that:
1. Default judgment be entered against the defendant as follows: [exact terms of judgment, e.g., for damages of \$, together with pre-judgment interest of \$, costs of \$, and attorney's fees of \$].
2. This judgment shall bear interest at the judgment rate from the date of entry until paid.
3. All relief not expressly granted is denied.
Dated:
[signature] UNITED STATES DISTRICT JUDGE

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